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FILING DATE APPLICATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/709,951 06/08/2004 Fred Richard Herndon 3950 7590 09/20/2006 **EXAMINER** Fred Richard Herndon HAWK, NOAH CHANDLER Shirlety Bonnie Herndon 2472 Ridgecrest Avenue ART UNIT PAPER NUMBER Orange Park, FL 32065 3636 DATE MAILED: 09/20/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office Action Summer	10/709,951	HERNDON ET AL.
Office Action Summary	Examiner	Art Unit
	Noah C. Hawk	3636
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	l. lety filed the mailing date of this communication. O (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on		
	action is non-final.	
3) Since this application is in condition for allowar		secution as to the merits is
closed in accordance with the practice under E	·	
Disposition of Claims		
4)⊠ Claim(s) 1 is/are pending in the application.		
4a) Of the above claim(s) is/are withdray	vn from consideration.	·
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/o	r election requirement.	
Application Papers		
9) The specification is objected to by the Examine	r. .	
10) The drawing(s) filed on is/are: a) acc	epted or b) \square objected to by the $\mathfrak k$	Examiner.
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).
11) $oxed{oxed}$ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority document: application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage
ı		
Attachment(s)	"□ <u> </u>	(DTO 442)
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da	
3) X Information Disclosure Statement(s) (PTO/SB/08)	5) D Notice of Informal P	
Paper No(s)/Mail Date <u>6/8/04</u> .	6)	

Art Unit: 3636

DETAILED ACTION

Oath/Declaration

1. The oath or declaration is defective. A new oath or declaration in compliance with 37 CFR 1.67(a) identifying this application by application number and filing date is required. See MPEP §§ 602.01 and 602.02.

The oath or declaration is defective because:

It does not identify the mailing address of each inventor. A mailing address is an address at which an inventor customarily receives his or her mail and may be either a home or business address. The mailing address should include the ZIP Code designation. The mailing address may be provided in an application data sheet or a supplemental oath or declaration. See 37 CFR 1.63(c) and 37 CFR 1.76.

It does not identify the city and either state or foreign country of residence of each inventor. The residence information may be provided on either an application data sheet or supplemental oath or declaration.

Claim Objections

2. Claim 1 is objected to because of the following informalities: the claim should set forth the structural elements and limitations that the applicant considers his invention and should not include statements directed to the problem the claimed invention will solve. For example, the following phrases should be omitted: "the embodiment of the said canopy solves the age-old problem of heat reduction internal to a vehicle, particularly a large RV or SUV without causing a wind shear problem from gale force winds," "the elimination of a major wind shear problem associated with structures large enough to cover a recreational vehicle of great length," and "designed to elimination of the lightning rod effect by not using frames and stays that could attract lightning that is a major cause of damage to a recreational vehicle." Appropriate correction is required.

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Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
 - a. The phrase "extrusions pre-mounted at upper sides of a recreational vehicle" renders the claim indefinite. The claim presents an "RV Portable Sunscreen Canopy" but goes on to recite elements of the RV itself. It is unclear whether the applicant is claiming the canopy (and components thereof) alone or the combination of the canopy and RV.
 - b. The phrases "which is slightly larger than the roof of the target vehicle" and "at the upper sides of a recreational vehicle" render the claim indefinite.

 Because RVs come in different shapes and sizes, these recitations do not amount to a finite structural definition of the size of the cloth or the location of the mounting elements.
 - c. The phrase "or the like" in section (b) renders the claim indefinite because the claim includes elements not actually disclosed (those encompassed by "or the like"), thereby rendering the scope of the claim unascertainable. See MPEP § 2173.05(d).

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d. The phrase "such as" in section (b) renders the claim indefinite because it is unclear whether the limitations following the phrase are part of the claimed invention. See MPEP § 2173.05(d).

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- e. Section (c) of the claim renders the claim indefinite because it is unclear whether the limitations included in that section are part of the claimed invention.

 See MPEP § 2173.05(d). For the purposes of examination, section (c) will not be given any patentable weight.
- 5. Claim 1 recites the limitation "the taped and sewn or glued ends and sides of the rectangular flaccid cloth" in section (f) of the claim. There is insufficient antecedent basis for this limitation in the claim.
- 6. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential structural cooperative relationships of elements, such omission amounting to a gap between the necessary structural connections. See MPEP § 2172.01. The omitted structural cooperative relationships are: there is insufficient structural description of the "extrusions" attached to the vehicle for someone of ordinary skill in the art to understand how the tent poles are related to the extrusions during use. Further, it is unclear whether the term "extrusion" is used simply to name the mounting element or if it is intended to impart a structural definition to the element. For the purposes of examination, the "mounting extrusions" shall be treated as mounting elements and the term "extrusion" will not be treated as limiting the elements to being made of an extruded piece of material.

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7. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential elements, such omission amounting to a gap between the elements. See MPEP § 2172.01. The omitted elements are: elements meant to perform functions listed in sections (d), (e) and (g) of the claim. If these sections merely recite functional language, they should be removed. For the purposes of examination, these sections will not be given any patentable weight. It is recommended that the applicant look to the references cited (to follow) for examples of proper claim construction and language.

Claim Rejections - 35 USC § 102

8. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 9. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Becker in US Patent 4684165. Becker teaches a flaccid porous cover (20, see, Becker, Column 2, line 67 through Column 3, line 1) having a grommet (44) and attached to the ends of tent poles (16, 18) that are mounted in mounting elements (42) by a bungee cord (22/24- the fact that the bungee cord stretches the cover over the end of the "tent pole" is considered sufficiently attached over the end).

Conclusion

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Riggi, Jr., Sanders, Lahutsky, Spinella et al., McAndrew, Bourgoin, and Wade et al. teach vehicle covers. Ogle, Sr. teaches a canopy for a boat. Quinan et al. teaches a temporary canopy.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Noah C. Hawk whose telephone number is 571-272-1480. The examiner can normally be reached on M-F 9am to 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Cuomo can be reached on 571-272-6856. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

NCH 9/16/06

Supervisory Patent Examiner Technology Center 3600

.6/8/04

DS - 06/08/2 PLECTRONIC INFORMATION DISCLOSURE STATEMENT

Electronic Version v18
Stylesheet Version v18.0

Title of Invention

Recreational Vehicle (RV) Portable Sunscreen Canopy

Application Number:

Confirmation Number:

First Named Applicant:

Fred Herndon

Attorney Docket Number:

Art Unit: Examiner:

Search string:

(0553735 or 1520486 or 2598940 or 3349784 or 4184501 or 4432582 or 4605030 or 4655236 or 4684165 or 4805654 or 4817654 or 4944321 or 5167246 or 5197503

or 5241977 or 5595204 or 5622197 or 6059010 or 6089245 or 6357461 or 6257261

or 6725871).pn

US Patent Documents

Note: Applicant is not required to submit a paper copy of cited US Patent Documents

init	Cite.No.	Patent No.	Date	Patentee	Kind	Class	Subclass
NCH	1	0553735	1896-01-28	Murgatroyd		135	20.1
	2	1520486	1896-01-28	Sodemann		135	157
	3	2598940	1896-01-28	Robie		135	133
	4	3349784	1896-01-28	Roberts		135	161
	5	4184501	1980-01-22	Johnson		135	88.08
	6	4432582	1984-02-21	Guma		296	136.03
	7	4605030	1986-08-12	Johnson		135	88.06
	8	4655236	1987-04-07	Dorame		135	88.06
П	9	4684165	1987-08-04	Becker		135	88
	10	4805654	1989-02-21	Huo-Hsin Wang		135	88.07
	11 4817654 1989-04-04		Christensen	•	135	90	
	12	12 4944321 1990-07-31		Moyet-Ortiz		135	95
	13	5167246	1992-12-01	Mortenson		135	153
	14	5197503	1993-03-30	Y. I. Chen		135	88.07
	15	5241977	1993-09-07	Flores, et. al.		135	88.06
	16	5595204	1997-01-21	Chyi-Ming Hwang		135	142
\sqcap	17	5622197	1997-04-22	Valarie		135	90
\sqcap	18	6059010	2000-05-09	Ming-Sun Yang		160	370.22
\sqcap	- 19	6089245	2000-07-18	Tseytlin		135	88.01
NCH	20	6357461	2002-03-19	Lun Chai, et. al.		135	88.09

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NCH	21	6257261	2001-07-10	Johnson	135	96
NCH	22	6725871	2004-04-27	Shearer, et. al.	135	88.01

Signature

Examiner Name	Date
/Noah Chandler Hawk/	09/15/2006

Notice of References Cited Application/Control No. | Applicant(s)/Patent Under Reexamination | HERNDON ET AL. | Examiner | Art Unit | Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-1,528,629 A	03-1925	QUINAN JOHNSTONE H; et. al.	135/95
*	В	US-2,847,019 A	08-1958	OGLE SR HATTON G	114/361
*	C	US-3,068,046 A	12-1962	BOURGOIN LAUREO P	296/95.1
*	D	US-4,164,233 A	08-1979	McAndrew, James R.	135/88.08
*	Е	US-5,368,056 A	11-1994	Rìggi, Jr., Jack	135/88.07
*	F	US-5,700,048 A	12-1997	Wade et al.	296/163
*	G	US-5,843,548 A	12-1998	Sanders, Ronald H.	428/40.1
*	Н	US-6,263,893 B1	07-2001	Spinella et al.	135/88.01
*	_	US-6,705,664 B1	03-2004	Lahutsky, Tammy Jane Smith	296/136.12
	J	US-			
	К	US-			
	L	US-			
	М	US-			

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*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
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	R					
	S					
	Т					

NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)		
	U			
*	v			
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	x			

*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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